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IN THE UNITED STATES DISTRICT COURT	
SYMBOLOGY INNOVATIONS,	
LLC,	Civil Action No.: 3:20-cv-02828-WHO
Plaintiff	
Tamen,	TRIAL BY JURY DEMANDED
v.	
23ANDME, INC.,	
Defendant	
JOINT NOTICE OF SETTLEMENT AND	
MOTION TO STAY ALL DEADLINES	
Now some Digitiff Creek along Impossions LLC and Defendant 22 and	
Now come Plaintiff, Symbology Innovations LLC, and Defendant, 23andN	
Inc. (collectively the "Parties"), by and through undersigned counsel and subject	
JOINT NOTICE OF SETTLEMENT AND MOTION TO STAY ALL DEADLINES- 1	
	Karish & Bjorgum, PC 119 East Union Street – Suite B Pasadena, California 91103 Phone: (213) 785-8071 Fax: (213) 995-5010 Email: marc.karish@kb-ip.com Howard L. Wernow (Pro hac vice) Sand, Sebolt & Wernow Co., LPA Aegis Tower – Suite 1100 4940 Munson Street NW Canton, Ohio 44718 Phone: (330)244-1174 Fax: (330) 244-1173 Email: howard.wernow@sswip.com IN THE UNITED ST FOR THE NORTHERN SYMBOLOGY INNOVATIONS, LLC, Plaintiff, v. 23ANDME, INC., Defendant. JOINT NOTICE MOTION TO ST Now come Plaintiff, Symbolog Inc. (collectively the "Parties"), by an

the approval of this Court, and hereby file this Joint Notice of Settlement and Motion to Stay All Deadlines, and in support thereof, respectfully show the Court as follows:

All matters in controversy between the Parties have been settled in principle. The Parties are in the process of memorializing the terms of a written settlement agreement. The Parties anticipate that they will be able to perform such terms within forty-five (45) days. Accordingly, the Parties respectfully request that the Court grant a stay of the proceedings between the Parties, including the deadline for Defendant to respond to the complaint and all other deadlines, until August 14, 2020.

Good cause exists for granting this Joint Motion, as set forth above. The motion is not filed for purposes of delay but so that justice may be served.

CERTIFICATE OF CONFERENCE

The undersigned certifies that counsel for Plaintiff conferred with Defendant about the issues presented here.

JOINT NOTICE OF SETTLEMENT AND MOTION TO STAY ALL DEADLINES- 2

1	Dated: June 30, 2020	Respectfully submitted,
2	Marc A. Karish	SAND, SEBOLT & WERNOW CO., LPA
3	KARISH & BJORGUM, PC	/ / * * * * * * * * * * * * * * * * * *
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10		ATTORNEYS FOR PLAINTIFF
11		
12		MORGAN, LEWIS & BOCKIUS, LLP
13		/s/ Ahren C. Hsu-Hoffman
14		Ahren C. Hsu-Hoffman
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19		ATTORNEY FOR DEFENDANT
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	JOINT NOTICE OF SETTLEMENT AND MOTION TO STAY ALL DEADLINES- 3	

JOINT NOTICE OF SETTLEMENT AND MOTION TO STAY ALL DEADLINES- 4

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the above and foregoing document has been served on June 30, 2020, to all counsel of record who is deemed to have consented to electronic service via the Court's CM/ECF system.

/s/ Howard L. Wernow
Howard L. Wernow